UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

TONY L. HILL,	
Plaintiff,	
v.	Case No. 8:23-cv-26-WFJ-MRM
ARAMARK, LLC, et al.,	
Defendants.	/

ORDER

Before the Court is Mr. Hill's "Motion for Local R. 56.1 with Additional Rule 58 Documents and Exhibits for Material Facts R. #26" (Doc. 39) in which he appears to move for summary judgment. Mr. Hill's construed motion for summary judgment is premature and therefore **DENIED** without prejudice. *See Blumel v. Mylander*, 919 F.Supp. 423, 428 (M.D.Fla.1996) (Rule 56 "implies [that] district courts should not grant summary judgment until the non-movant has had an adequate opportunity for discovery."); *Snook v. Trust Co. of Ga. Bank*, 859 F.2d 865, 870 (11th Cir.1988) ("[S]ummary judgment may only be decided upon an adequate record.").

ORDERED in Tampa, Florida, on July 11, 2023.

UNITED STATES DISTRICT JUDGE

Copies to: Counsel of Record Tony L. Hill, pro se